	Applicati n N .	Applicant(s)
	09/898,922	PARKER, BENJAMIN J.
Notice of Allowability	Examiner	Art Unit
	Russell Frejd	2128
The MAILING DATE of this c mmunication appe All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in the or other appropriate communi GHTS. This application is sub-	nis application. If not included cation will be mailed in due course. THIS
1. This communication is responsive to applicant's filing on 3-	<u>July-2001</u> .	
2. The allowed claim(s) is/are <u>1-35</u> .		
3. \boxtimes The drawings filed on <u>03 July 2001</u> are accepted by the Ex	aminer.	
 4. ☐ Acknowledgment is made of a claim for foreign priority un a) ☐ All b) ☐ Some* c) ☐ None of the: 1. ☐ Certified copies of the priority documents have 		(1).
2. Certified copies of the priority documents have	been received in Application	No
Copies of the certified copies of the priority doc	cuments have been received in	n this national stage application from the
International Bureau (PCT Rule 17.2(a)).		
* Certified copies not received:		
Applicant has THREE MONTHS FROM THE "MAILING DATE" on noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		reply complying with the requirements
5. A SUBSTITUTE OATH OR DECLARATION must be submit INFORMAL PATENT APPLICATION (PTO-152) which give		
6. CORRECTED DRAWINGS (as "replacement sheets") mus	t be submitted.	
(a) including changes required by the Notice of Draftspers	•	PTO-948) attached
1) hereto or 2) to Paper No./Mail Date		
(b) ☐ including changes required by the attached Examiner's Paper No./Mail Date	Amendment / Comment or in	the Office action of
Identifying indicia such as the application number (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in the		
7. DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT for the second secon		
Attachment(s) 1. ⊠ Notice of References Cited (PTO-892)	5. Notice of Infor	mal Patent Application (PTO-152)
2. Notice of Draftperson's Patent Drawing Review (PTO-948)	6. Interview Sum	
3. ☑ Information Disclosure Statements (PTO-1449 or PTO/SB/08 Paper No./Mail Date 15-October-2001		ail Date nendment/Comment
4. Examiner's Comment Regarding Requirement for Deposit	8. 🛛 Examiner's St	atement of Reasons for Allowance
of Biological Material	9.	
		PUSSECL FREJD

U.S. Patent and Trademark Office PTOL-37 (Rev. 1-04) PRIMARY EXAMINER

Serial Number: 09/898,922

In re Application of: Parker

Allowance of Application # 09/898,922

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The following communication is in response to applicant's filing on 3-July-2001. Claims 1.

1-35 are currently in the application.

Reasons for Allowance

2. The following is an Examiner's Statement of Reasons for the indication of allowable

subject matter. The instant application is directed to a non-obvious improvement over the

information described in the related prior art, the most relevant prior art of record being the

product line references, supplied by applicant on 19-October-2001, describing the various wire

line simulators offered by Telebyte Broadband, found on the Internet at

telebytebroadband.com. The improvement comprises a method and system for simulating a

length of communication media for a service provider, wherein the simulator is tunable to enable

the load applied to the service provider signal to be varied in order to simulate an adjustment to

the length of communication media being simulated. This patentable distinction is included in

each of the independent claims, nos. 1 and 19.

2.1 The examiner respectfully notes that the term "tunable" is a common term. Indeed, the

wire line simulators offered in the Telebyte Broadband product line describe a line of simulators

that can vary, i.e. "tune" (while not explicitly stated as such), the configuration of the load placed

on the line, in order to simulate a plurality of different line lengths. In light of this information, the

examiner carefully considered the specification, to determine if the claim language is directed to

a specific meaning that separates the present invention from the prior art of record.

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2.2 The specification is clear as to the simulators that service providers currently use to simulate conditions that could affect communications from the service providers over the local loop [see p. 3, line 19 through p. 4, line 12; p. 6, line 11 through p. 8, line 2, and Figs. 1-2]. The current wire line simulators are fixed circuits that simulate a fixed length of wire. Fixed circuits mean that the components that make up the circuits have fixed values [see Fig. 2]. The Telebyte Broadband product line data sheets describe this feature, wherein most of the simulators can vary the load on the line in 500 ft. increments. The examiner respectfully posits that the currently used wire line simulators "tune" the load in fixed increments using fixed values of resistance, inductance and capacitance.

- 2.3 The present invention overcomes this limitation by "tuning" the wire line simulator through the use of variable, i.e. "tunable", components, among them variable resistors, variable inductors, and variable capacitors [p. 3, lines 26-8; p. 8, line 5 through p. 9, line 7; and especially p. 11, line 10 through p. 12, line 13, and Figs. 3-5]. The specification describes the use of tunable components with explicit ranges [p. 11, lines 28-31] which can be tuned to simulate different lengths of wire. For at least this reason, the examiner concludes that the term "tunable" in the claims of the present invention describes the use of variable components to vary the load on the line wire in a manner not limited to the fixed increments of the current wire line simulators.
- 2.4 The art of record, either individually or in combination, fails to teach, suggest, or render obvious the useful, concrete and tangible <tunable simulator> having the corresponding structure which is disclosed in the specification and equivalents thereof at least at page 6, line 11 through page 14, line 24, and Figures 1-7. In view of the foregoing, the claims of the present application are found to be patentable over the prior art.

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Response Guidelines

3. Any comments considered necessary by applicant MUST be submitted no later than the payment of the Issue Fee and, to avoid processing delays, should preferably accompany the Issue Fee. Such submissions should clearly be labeled "Comments on Statement of Reasons for Allowance".

4. Any response to the Examiner in regard to this allowance should be

directed to: Russell Frejd, telephone number (571) 272-3779, Monday-Friday from

0530 to 1400 ET, or the examiner's supervisor, Jean Homere,

telephone number (571) 272-3780.

mailed to: Commissioner of Patents and Trademarks

Washington, D.C. 20231

(703) 872-9306 or faxed to:

Hand-delivered responses should be brought to 220 South 20th Street, Crystal Plaza Two, Lobby, Room

1B03, Arlington. VA., 22202.

Date: 10-December-2004

RUSSELL FREJD PRIMARY EXAMINER

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